CRAZED BY NIGHT OF HORROR

MAN ON TRIAL FOR HIS LIFE FRANTIC IN COURT.

Worst Night on Murderers' Row-Gustafson, Doomed to Die, Strangles Himself in the Tombs-That and Di Carlo's Raving Break Down Arthur's Nerve.

Frank Gustafson, who was to have been sentenced to the chair yesterday for the murder of his wife, Augusta, committed suicide in his cell in the Tombs some time early yesterday morning. In the cell next to him was Charles J. Arthur, a white man, who has been on trial for several days for the murder of his negro mistress, Goldie Moran. On the other side of Arthur, in a cell, was Antonio Di Carlo, who was sentenced on Saturday to thirty-six years in Sing Sing for murdering his wife and shooting two others.

Every day of his trial, Di Carlo went into court expecting to be electrocuted. When he was taken to the Tombs on Saturday, he moaned and raved all night. Several times guards came to quiet him. He had a crucifix and he prayed for hours. Then came the rush of keepers and the excitement that followed when the suicide of Gustafson was discovered. Arthur was in the centre of all this. He knew that Gustafson was to get his death sentence and that Di Carlo was to serve a long term.

When Arthur came into Judge Newburger's court yesterday morning he knew that he would probably learn his fate before the day was over. His defence had been put in, and it was all over except the summing up of the lawyers and the jury's verdict. He showed plainly the strain that he had undergone during the night. His face was pallid, and there was a wild stare

in his eyes.

He walked steadily enough to his chair next to the jury box, and then flopped on his knees. He muttered prayers and then

nis knees. He muttered prayers and then shrieked:

"I'm innocent. Oh, God, I'm innocent. I never did it. I swear to God I never did."

In a second the court was in an uproar. Some of the jurors seemed the least bit scared. Arthur's counsel tried to soothe him, but it was no use. Father Curry of St. James's Church was in court, and he hastened to the prisoner's side. He knelt beside him, but Arthur kept on screaming. He took a pocketbook from his pocket, kissed it, and then held it above his head protesting his innocence. District Attorney Jerome and Judge Newburger did their best to calm him, but with no success. Finally, it was decided to hustle Arthur out of court and half a dozen husky court officers seized him. Arthur is slim and wasted—he says he has consumption—but he struggled he has consumption—but he struggled so hard that the officers had a stiff fight

to get him into the jury room.
Mr. Jerome sent for Dr.Carlos F. MacDonald, who made an examination of Arthur. Dr.
McDonald said that he could find no symp-McDonald said that he could find no symptoms of insanity, but that Arthur had gone through enough during the night to unbalance him temporarily. He will be examined again this morning, when it will be definitely decided whether or not his trial will go on. He says that when he shot the negress, who was called the "Colored Banger Queen," he had had twenty whiskeys and absorbers.

and absintnes.

Gustafson, before he killed himself, left a letter written in Swedish. No one was able to make a literal translation of it,

able to make a literal translation of it, but in a general way it told a rambling story of witnesses swearing falsely against him, and claimed that his conviction was unjust. He killed himself by tying a leather belt, which he wore, around his throat.

According to Keeper Fields, he saw Gustafson alive at midnight. He passed the cell several times after that, but nothing seamed to be wrong. Then, at 4 o'clock, henoticed Gustafson in a crouched, doubled up position on his cot. A closer examinahenoticed Gustafson in a crouched, doubled up position on his cot. A closer examination showed that Gustafson had hitched the belt to an iron hook at the head of the cot. The body wasn't quite cold, but if there was any life, it had gone before an ambulance surgeon from the Hudson street housital arrived.

When it came to be time for Gustafson

when it came to be time for outstason to be arraigned before Judge McMahon in General Sessions for sentence, Assistant District Attorney Clarke had it formally entered on the record that Gustafson had passed beyond the control of the court, Warden Flynn of the Tombs testifying that he was dead. Commissioner of Correction Lantry said he would make an investiga-tion of Gustafson's suicide.

\$827.430 TO BE DIVIDED.

Report of James C. McDonald on the Estate of Cornella B. Halsey.

Cornelia B. Halsey, a wealthy maiden woman, died at her home in Newark, N. J. and has left an estate of about \$900,000 to be divided among her next of kin, the nearest of whom were cousins and others of very remote relationship. The real property went to the first cousins. James C. McDonald, a Newark lawyer, who was the administrator of the estate, has just fled his accounting with Surrogate Joseph W. Ellor in the Newark Court House, and with it he has filed a petition for a decree of the Orphans' Court for distribution of of the Orphans' Court for distribution of the personal property—now all in the form of cash—when the account shall have been allowed. It will come before the court on Dec. 3 and shows that after the payment of debts and shrinkage in the value of some of the securities he still has in hand

\$27,430.93. Mr. McDonald has not attempted to sort the names of those whom he regards as entitled to a part in the estate from those entitled to a part in the estate from those who are not, but asks the court to refer the matter to a Master in Chancery in the State to take testimony and then report to the court his findings in the matter. Of those claiming an interest in the estate, six are first cousins, three being on the Halsey side and three the relatives of her mother, who was a member of the Baldwin family. Then follow all those who have applied for a share in the estate. They are simply described as "not first cousins." In a case of this sort the New Jersey law holds that those entitled to take are "next" holds that those entitled to take are "next of kin and those who represent them," and there are varied legal opinions as to what this may mean when construed by

a court of law.

It is said that the report of a Master in Chancery to whom the matter will be re-ferred, is certain to be an ealed from, and that the distribution of the estate is likely not to be made until the Court of Chan-

cery has been appealed to.
Two of the children of Chancellor Marie
of New Jersey were related to Miss Halsey
and are entitled to some share in the estate. The course taken in such a case is to refer the matter to one of the Vice-Chancellors after the Orphans' Court decree has been excepted to by claimants who are ignored in the master's report. The case, coupled with the size of the estate, is one of the most puzzling ones ever brought before the Orphans' Court.

MISER ABBOTT'S MURDERERS. Charles W. Johnson Confesses That He

Helped to Kill the Junkman. Charles W. Johnson, one of two men indicted for the murder in July of George Abbott, a miserly junk dealer of Jay street, Brooklyn, has confessed that he assisted in the killing of the old man and in disposing of his body in the junk shop, which was afterward found to be on fire. He also confessed that he had helped to kill

also confessed that be had helped to kill Frederick Van Buskirk, one of the gang that murdered Abbott.

Johnson declared that he had killed Van Buskirk, and that the latter had previously killed Abbott with the miser's own revolver, after Johnson had knocked the miser down with a club. He also implicated three other men, whom the police hope to arrest to-day. Johnson said that \$2,000 of the money found on the person of the old miser had been hidden by him, Johnson. He told the District Attorney where the money was, and detectives were sent to the place to recover it. The District sent to the place to recover it. The District Attorney's office refused last night to tell whether the money had been found.

STOLE JUST TO BE ARRESTED. 'Victoria Chamberlain' Says She Is Sarah Smith, Despondent Nurse Girl.

A night's lodging in the prison of the Yorkville police court caused "Victoria Chamberlain," who was arrested for stealing and throwing away a twenty-five dollar diamond ring, to tell something about herself in court yesterday. She said that her real name was Sarah Smith, that she was born in Norristown, Pa., and that her parents died when she was a child. One year at school was all the education she had had, and according to her statement had had, and according to her statement she grew up stubborn and ignorant, and was frequently discharged from her employment on this account. She drifted to New Orleans, came to this city three months ago and obtained employment at the house of the Rev. Father Wallace in The Bronx. From there she went to the home of Mme. Lyons a "beauty doctor," she said. She only stayed there three days and obtained a position at \$12 a month as a children's nurse in the home of Police Sergeant Thompson on Central Park West. She was discharged at the end of three weeks because she told the family affairs to the janitor. She spent Friday night in a Bowery mission. On Saturday she felt that she had no place in the world, and took the diamond ring in order to be arrested. took the diamond ring in order to be arrested.
"Since I have been in court I have had kind people speak to me in sympathy, and the world does not now seem so cold to me,"

she said.

Commissioner of Correction Lantry took an interest in the girl and offered to get her a position. Jeweller Adelstein offered to withdraw his complaint on the girl's promise to pay in installments for the ring. The Magistrate discharged her in the custody of Miss Smith, the probationary officer, who took her to the Zita Home at 125 East Fifty-second street until Mr. Lantry gets her employment. Lantry gets her employment.

D. B. HILL IN COURT. Arguing That the Amended Law Hastening

Libel Suit Trials Is Vold. David B. Hill appeared before the Appellate Division yesterday and argued appeals in three cases. The appeals were from orders made in Special Term setting down three libel suits against the Star Publishing Company and the Morning Journal Association for peremptory trial at an early

date on the preferred calendar. At the last session of the Legislature an amendment was passed to the Civil Code making it the duty of the Supreme Court to set libel suits down for trial on "a day

to set libel suits down for trial on "a day certain," and as soon as possible. Such orders were made in these cases, the new amendment having just gone into effect, and appeals were taken.

The ex-Senator, arguing against the new law, declared it to be unconstitutional, arbitrary and dangerous. It took away, he said, the judicial prerogative and discretion that had always existed in the matter of arranging the calendars, and was, therefore, unsafe. Under it, when once a day has been set for the trial, no excuse, even sickness on the part of counsel or witnesses, or even death, would avail for a postponement, should the plaintiff stand on his rights. Nothing could be urged as an excuse for delay save the same excuses or conditions that had been put forward when the order of preference was made.

The Appellate Division reserved decision. when the order of preference was made.

The Appellate Division reserved decision.

LAST GILMAN ESTATE CLAIM. Miss Kupfer Consents to a Compromise

and Heirs Will Be Paid. BRIDGEPORT, Conn., Oct. 24.-The last claim against the estate of George F. Gilman, who was widely known as the eccentric millionaire tea merchant of Black Rock which has been standing in the way of a distribution of the estate for many months all the other claims having been settled is practically disposed of. An agreemen has been made with the Bridgeport Trust Company, the Connecticut administrators by counsel for Katherine Kupfer, in which she agrees to withdraw her claim for \$15,000 for the consideration of \$5,250. The New York heirs have been waiting for the settlement of this claim to get their shares.

Originally Miss Kupfer put in a claim against the estate for \$15,000. She said that for six years prior to the death of Mr. Gilman, which occurred on March 3, 1901, she was employed by the deceased in painting and copying pictures. She alleges that she received no compensation for this work. which took a great deal of time, although Mr. Gilman did pay the expenses for her

All that remains to settle Miss Kupfer's claim is the signature of Probate Judge Coughlin all the parties interested having agreed to it. After that the estate, which is valued at a little less than \$1,000,000, will be distributed and all litigation end.

LOST CHANGE OF \$100 BILL.

Sequel to Auto Drive and Waldorf Dinner -"Creeping Joint" Arrests.

Charged with running a "creeping joint' on West Forty-third street. Sadie Howard and Harry Stuart were arraigned in the West Side Court yesterday afternoon and held for trial in \$1,000 each. The complainant was young Wallace Andrews, who lives at 63 West Eighty-fifth street, and who said he had been robbed of \$80. Andrews told Magistrate Flammer that he had met the woman on Broadway after

dining at the Waldorf with a party of friends who had been out with him in his automobile. She had insisted, he said, on his accompanying her to her apartment. He was certain that he had been robbed while was certain that he had been robbed while in the woman's place, because he had changed a one hundred-dollar bill at the Waldorf to pay for the dinner and had the \$80 in his pocketbook when he entered the Forty-third street house. An hour later the money was gone. Andrews then went to the West Forty-seventh street station and told the sergeant.

Detectives arrested the man and woman yesterday as they were entering the house on Forty-third street. Andrews had not seen the man, but the police say that he is frequently in the company of the woman.

LEFT HIS BRIDE ONLY \$5 As a Mark of Displeasure-Had \$45 More in the World.

Jacob Koenig was married for the second time on March 2 last, made his will on Sept. 13, and died on Sept. 28. In his will, filed for probate yesterday, he inserted this

clause:

To my wife, Jakobine Koenig, I give and bequeath the sum of \$5 as and for her only share in my estate and in full of all her right of dower in my property and estate. This provision is made for her because she has deserted me without cause and has refused to live with me or otherwise to conduct herself as my wife, although she only married me on March 2, 1904. It is my wish and direction that she have no other interest or share in my estate or property, or have any control or share in the management of my estate.

Keening directed that \$200, go, to the

Koenig directed that \$200 go to the Lutheran Cemetery, for the care of his grave. He divided his residuary estate between his two sons, Jacob, Jr., of 221 West Twenty-seventh street, and Charles Koenig of 306 West Thirty-ninth street. The elder son, as executor, made an affidavit to the effect that his father's estate would not exceed that his father's estate would not exceed \$50. Mrs. Koenig's address is given in the petition as 450 West Eighty-eighth street.

M'CARTON CHILDREN IN COURT. Pretty and Very Dramatic Little Girls

Held for Inquiry as to Surroundings. Evelyn and Helen MacCarton, 15 and 12 years old respectively, the two youngest members of the family arrested on Saturday. charged with swindling hotels, were arraigned yesterday in the Children's Court and held for examination. The charge in

their case is "improper guardianship."

The little girls are beautiful children and have strong dramatic instincts. They make such appeals for pity that everybody who happens to be around is moved. It is said that offers have been made by theatrical managers to put the girls on the stage.



Decorated Table Linens

including Doilies (all sizes). Centerpieces, Tea Cloths, Scarfs, Tray Cloths (oval and oblong) and Dinner and Luncheon Cloths, are shown in all sizes in an unusually wide assortment of laces. Among these are Cluny, Point Arabe, Renaissance, Old Venetian and Filet.

- - \$4.00 to 200.00 Doz. 3.00 to 150.00 Each Centerpieces, -7.50 to 200.00 " Tea Cloths, -3.75 to 60.00 Scarfs. Tray Cloths, -65c to 12.00 Dinner Cloths. - 27.50 to 250.00 Embroidered Linens of all kinds in wide assortment.

James McCutcheon & Co.

14 WEST 23d STREET.

LEMAIRE ET PARIS

position acknowledge the superiority of our goods by placing. them beyond competition.



It is quality that has made the name Lemaire famous. See that this name, spelled L-E-M-A-I-R-E (as above), is on the end and around the eye piece of every Opera and Field Glass you buy; otherwise you will buy worthless imita-

For sale by all responsible dealers

TICKET SCALPER VERSUS R. R.

FRANK ATTACKS LEGALITY OF TRUNK LINE REBATES.

He Sold a Rebate Certificate on Which the Purchaser Signed the Name of the Merchant to Whom the Rebate Was Given-Paroled on Forgery Charge.

The case of Harry Frank, a ticket broker or scalper, who was arrested last March on a technical charge of forgery, and who was held by Magistrate Whitman for trial the other day, came up before Supreme Court Justice McCall yesterday on a writ of habeas corpus. After a long argument, in the course of which Justice McCall declared that he was not prepared to countenance the commitment of a man on a mere technical charge, which in itself was doubtful of proof, Frank was paroled in the custody of his counsel, Benjamin F. Spellman Magistrate Whitman had held him in \$1,000 bail.

Frank was arrested on the complaint of the Trunk Line Association, which has an arrangement with the various railroads by which merchants and buyers from out of town can procure, on presenting proper certificates at the Association's offices, return tickets to their home cities for one-third of the regular fare. A detective went to Frank and the latter sold him a certificate, which would have entitled him to the rebate between here and Chicago. Frank was charged with having procured the man to forge a name to the certificate in order to make it valid. The name was that of the man to whom the

name was that of the man to whom the certificate was originally issued before Frank got possession of it.

Lawyer Spellman argued that the arrangement by which the Trunk Line Association gave the rebates was illegal, as it violated both the Sherman Anti-Trust law and the Interstate Commerce Act. law and the Interstate Commerce Act. Therefore, he argued, the certificate of the association, being an illegal paper, had no value, and could not be the subject matter of forgery. Mr. Spellman proved by the record that he had offered to prove this condition of affairs before Magistrate Whitman, but had not been allowed to do so. To this ruling he excepted, and based his application for a writ of habeas on the contention that necessarily followed, that Frank had been held on insufficient evidence, and without legal proof that a crime had been committed.

Assistant District Attorney Johnson argued that there was no justification for

gued that there was no justification for dragging anti-trust legislation into the case, but Justice McCall declared that the question whether the alleged forged certificate was not itself an illegal instrument

was very pertinent.

Mr. Johnson replied that in effect the
Trunk Line Association was only the agent
of the various railroads, and that the fact
remained that the paper sold to the detecve by Frank was fraudulent and calculated

Justice Mall said he would reserve decision and allow counsel to submit briefs, but did not think Frank ought to be im-prisoned. He therefore paroled him pend-

ing decision, adding:
"We are not dealing with a criminal here, in my opinion. Some of Mr. Frank's acts may smack of a technical violation of our laws and statutes, but I do not proour laws and statutes, but I do not pro-pose to see him incarcerated on such a petty charge unless I am satisfied by the record that there has been no mistake made in holding him for trial."

HER FORTUNE TO HER SISTER. Mrs. Hurst, Killed in Automobile Aceident,

Never Told Husband of Her Will. Surrogate Church in Brooklyn yesterday admitted to probate a will of the late Mrs. Emma Augusta Hurst, wife of Charles Hurst, who was fatally injured on July 21 at Altamont, Ill., while riding in an automobile with her husband. By the will, which was executed on Nov. 15, 1901, Mrs. Hurst left all her property, valued at \$50,000, to her sister, Mrs. Mary Knapp of 799 Putnam

Mr. Hurst had no knowledge of the exist-ence of the will until it was offered for probate two weeks ago, the document having remained in possession of Mrs. Knapp. Mr. Hurst, after his wife's burial, qualified as administrator of the estate, giving a bond for \$70,000. Mrs. Hurst was giving a bond for \$70,000. Mrs. Hurst was long principal of Public School 25 in Fifth street. There was no contest over the will.

Continuing These Sales New To The Week:

Furniture-a manufacturer's entire sample line; Oriental Rugs, Domestic Rugs and Carpets, Lace Curtains and Draperies, China & Glassware; Women's Tailored Suits & Coats, Children's Garments, Dress Goods, Silks, Laces & Embroideries, Women's Neck wear; the annual sale of silverware—and scores of less important

In Addition—Many groups of "Not Advertised" specials, all of them placarded with our regular "Not Advertised" cards.

A Splendid Line of Men's Heavy Overcoats at \$14.96

For the complete assortment of \$14.96 Coats we are now showing we might be termed specialists in garments at this popular price. Yet they merely represent one group that we are giving prominence today, with only briefest mention of the higher priced lines and a more detailed story of two lesser priced models.

Four Choice Ones at \$14.96:

Black and Oxford Gray Frieze Coats, cut 44 to 46 inches long, lined with heavy Clay diagonal worsted, sleeves and shoulders lined with

Oxford Gray Kersey Cloth Coats, cut 46 inches long, tuxedo lining, dressy as well as serviceable.

Fine Oxford Gray and Black Frieze Coats, lined with heavy mohair serge; cut 50 inches long, with broad shoulders and full back. Belted Back Tourist Coats, 52 inches long, made of heavy brown overplaid cheviot, with velvet collar and serge lining.

Two Special Values at \$12.96:

Black Overcoats made of Middlesex kersey, with raw edges, doublestitched seams, heavy mohair serge body lining and satin sleeve lining; full 45 inches long.

Belted Back Tourist Coats, 52 inches long, made of heavy overplaid cheviots; tuxedo lining and velvet collar.

Others-Box, Paddock, Surtout and Tourist Models up to \$44.74.

Particular Attention Is Called to This Season's Superb Stock of Men's, Women's and Children's Underwear.-1st Fl.

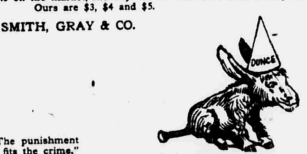
At the head of these assortments are two lines representing nighest art in the treatment of woollens and silks designed for undergarments:-

Cartwright & Warner's Non-Shrinkable Underwear

"Pescot"--the Unshrinkable Wear made by Peter Scott & Co., of Scotland, and Celebrated Throughout Great Britain and on the Continent.

THOROUGHLY alive people—people who are on the keen jump all the time, are the people with whom we like to do business. Such people appreciate the element of style in our Suits, Overcoats, and Hats.

The college boys say our "Flatiron" soft hat is a "corkerino"-it's new. Of course, if you are not very particular, there are several honestly made the market, and any Ours are \$3, \$4 and \$5.



Broadway at 31st St.,N.Y.; Fulton St. at Flatbush Av.; Broadway at Bedford Av. Brooklyn

Sack coats are growing larger and getting looser. Takes smart tailoring to keep them graceful. We've originated two striking coats-one single breasted-the other buttoning double. Both are clever-\$20. If you aren't pleased, don't pay us.

Send for samples, measuring outfit and fashion cards.

ARNHEIM

Broadway & 9th St.

STRAW BAIL GETS TEN YEARS. Swears That the Police Rake-Off on Station House Bond Was \$2.

'The punishment

Herman Froelich, a butcher, who admitted that he was a professional bondsman and has gone on over 4,000 bonds, was sentenced to ten years in Sing Sing yesterday by Judge Cowing in General Sessions. On March 29, 1903, he gave straw bail for

two women. He gave as security property in Second avenue which he did not own. Froelich didn't deny that he got \$5 for each bond, and he added the information that \$2 went to the sergeant who accepted the bond. Sergt. Strope, who was on duty in the

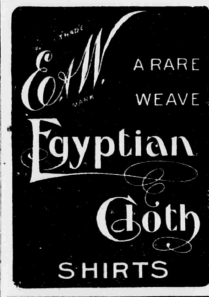
Mulberry street station when the women were released, denied that the police got \$2 for each bond and said that he had never Lawyer Chanler, who defended Froelich, asked Judge Cowing not to be severe on

asked Judge Cowing not to be severe on Froelich because he was part of a system which for years had existed in the Police Department. District Attorney Jerome, who was in court, replied:

"I am informed by Mr. Miner, one of my assistants, who has had charge of this case, that there were fifty similar charges against this man. Of these, ten at least were strong enough to form the basis for indictments."

MRS. DI PIETRO INDICTED For Murder for Killing Rago After Chasing

Him Into the Street. Mrs. Rosa Di Pietro, who shot and killed Michael Rago in the street, after chasing him out of her room, because, she says he persistently forced his attentions upon he persistently forced his attentions upon her, was indicted for murder in the first degree by the Grand Jury yesterday. She will be arraigned before Recorder Goff in General Sessions to-day to plead to the indictment. She has been in the Tombs. District Attorney Jerome said that there was no intention to give her case precedence over other homicide cases.



EXCHANGE UP 30 POINTS.

\$11,000,000 in Gold Bars on Hand Should Anybody Want to Expert.

An advance of 30 points in sterling exchange vesterday to \$4.8630, with a decline of 1 centime in the Paris cheque on London, brought foreign exchange within about 1/2 a cent of the gold export point. While exchange rates must advance this much to favor exports to France and there have been no negotiations, so far as can be lear ned, for actual engagements, the United States Assay Office has been queried regarding the amount of gold bars on hand suitable for shipment. Supt. Meson informed the banking house making this inquiry that there were on hand about \$11,000,000 in bars, all above 990-1006 fine.



OUR Men's Overcoats, 45 and 50 inches long, have our new shoulder, broad collar and lapel.

They drape gracefully from the shoulder, and have ample stride-room.

\$15 to \$50.

Hackett, Carhart & Co Cor. 13th St. Three BROADWAY Cor. Canal St. Stores. Near Chambers.

LAST OF AN ANCIENT BARN.

The Oldest Structure in Greater New York, Owned by Van Pelt, Torn Down.

The oldest structure in Greater New York was demolished yesterday by contractors opening Bay Twenty-third street, Bath Beach. The last section of the frame of the old Van Pelt barn at Eighty-sixth and Bay Twenty-third streets, was removed from the place where it has stood since 1695. The old barn was the property of Jacob L. Van Pelt, and was part of the property left

The Manamaker Store

Store Closes at 5:30 P. M.

A Sale of Sideboards

This is an offering of about forty excellent Sideboards, at prices decisively below their regular values.

They all come from our regular manufacturers, and are taken out of our own stock. They are sold at these special prices to close out various small lots.

Some of the patterns are in only one of a style; of others there are small quantities of a pattern.

A few very fine pieces are included. One matching set is particularly fine, offered at a price which makes it a bargain of

Here are suggestions of those offered:

At \$18, from \$25

Nineteen quartered golden oak Sideboards; swell front base, with top 45x22 in.; three drawers and double closet with two drawers; top has three shelves; quartered oak side columns; pattern quartered oak side columns; pattern plate mirror 28x16 in.: nicely finished plate mirror 28x16 in.; nicely finished At \$45, from \$60

At \$45, from \$60

One quartered golden oak Sideboard, fine design; top has two glass closets and two large mirrors; three shelves; base has three drawers and double curboard.

Two mahogany Sideboards, Colonial design; low back, no mirror; base has three drawers and three cupboards; highly polished and finely finished. At \$25, from \$33 Three quartered golden oak Side-boards; straight front base 48x24 inches; three drawers and double cupboard; top has three shelves and French plate mirror 32x18 inches; highly polished.

At \$25, from \$38 6 ft. long, 25 in. deep; French plate mirror 62x18 in.; an unusual bargain. One quartered golden oak Sideboard, Colonial design; four drawers and two closets; French plate mirror 40x16 inches; top of base 48x23 inches. One Colonial Sideboard in quartered golden oak; 6 ft. long, 2 ft. deep; five drawers and two cupboards; two wine drawers; top has three shelves and three French plate mirrors; finest possible finish and construction.

At \$26, from \$40 One quartered golden oak Sideboard, fine design; has three drawers and double cupboard; French plate mirror 36x16 inches; highly polished.

Seven quartered golden oak Sideboards; swell-top base 45x22 inches; three drawers and double cupboard; canopy top with two shelves and three French plate mirrors; highly polished.

At \$34, from \$50

Three quartered golden oak Sideboards; base 48x24 inches; five drawers,
two cupboards; oval French plate mirror
48x20 inches; heavy moulded frame,
highly polished; selected stock.

Fourth floor.

mahogany; suite construction table and extenchina cabinet, serving table and extension table. The pieces are large size
and represent the highest form of furniture construction; dull finish, with
proper trimmings and mirrors, An
unusual value in a fine suite.

Hard-to-Get

Kinds of Shoes

can possibly buy.

to turn a snake bite.

Mission Mills Blankets

At \$700, from \$1400

Colonial Dining-room Suite of solid mahogany; suite consists of sideboard, china cabinet, serving table and extension table. The pieces are large size and represent the highest form of furniture construction; dull finish with

At \$125, from \$250

One Congo mahogany Sideboard, fin-ished dark brown; fine English design,

At \$120, from \$180

Of course, you never have We have to thank the any doubt of finding staple founders of that old California shoes at WANAMAKER'S, nor mission in Pasadena, for havfinding the best that the price ing introduced into that remarkable country, the fine Perhaps you are not so wool-growing sheep which they

familiar with the fact that we brought from Spain. have splendid stocks of spe- From that day to this Miscialty shoes for the different sion Mills Blankets have been uses, particularly for sporting the aristocrats—the most luxurious and serviceable blankets that are produced

For instance, here are Hunt-ing Boots for men and women; The distribution of these made of tan chrome-tanned sumptuous blankets in the leather, in high-laced style with bellows tongue; double soles of Philadelphia. drab horsehide and rawhide, The blankets are made in two

light and durable, treated to weights, medium and heavy. resist water and thick enough They are finished in a most superb manner.

Here are suggestions of the Women's Boots, \$7. Men's Boots, \$8, Also Tramping Shoes for men prices: Also Tramping Shoes for men Medium weight, for single bed, 60x84 inches; weight 4½ pounds, at \$8 a pair. Medium weight, for three-quarter beds, 72x84 inches; weight 5½ pounds, at \$10 a pair. Medium weight, for full-sized beds, 10x84 inches; weight 5½ pounds, at \$10 a pair. Medium weight, for full-sized beds, 10x84 inches; weight 6½ pounds, at \$13 a pair.

cork-filled, with wool felt in-sole. \$5.

Men's Shoes of tan Shrews
pair.

Heavy weight, for single beds, 60x84 inches; weight 6 pounds, at \$10 a pair.

Heavy weight, for three-quarter beds, 72x84 inches; weight 7 pounds, at \$12 a

Men's Shoes of tan Shrewsbury grain leather in Blucher
lace style, lined with calfskin,
with double oak-tanned soles;
welted and water-proofed. \$5.

Welted and water-proofed. \$5.

Tax84 inches, weight, for full-sized beds,
72x84 inches, weight, for full-sized beds,
pair.

Heavy weight, for large beds, 84x90
inches; weight 9 pounds, at \$16 a pair.

Heavy weight, for extra large beds,
90x96 inches; weight 10 pounds, at \$18 a
pair.

Third floor.

JOHN WANAMAKER

James McCreery & Co. Linen Dep't.

Fine Cluny Lace D'Oyleys; Bureau Scarfs, and Centre pieces, with Wide Lace borders mounted on Linea Centres.

Round D'Oyleys.

11 inch \$6.75 per dozen. Scarfs. 20x36 inches \$3.75 each

20x45 "84.85 !! 20x5485.75 !! | Round Centre Pieces. 24 inch 82.75 !!

28\$3.25 These decorative Laces are most effective, being unusually wide, with handsome pass terns beautifully executed.

Some very fine pieces of Duchesse, Venetian and Filet work are included in the general stock.

Twenty-third Street.

him with the old Van Pelt homestead, still standing at Eighty-sixth street and Twen-tieth avenue. Jacob L. Van Pelt is one of the oldest citizens of Bath Beach.